FILE DESCRIPTION MILWAUKEE FILE

SUBJECT_	Edwa	ed Wei	nstein
FILE NO	100 -	13655	
VOLUME	NO	B	
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Volume /B

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File No: <u>100</u>	-1365	5 Ro: Edward Wein	stein	Date: 6/78
Serial	Date	Description (Type of communication, to, from)	No. of Pages Actual Released	Exemptions used or, to whom referred (Identify statute if (b)(3) cited)
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[A(5)	4/1/61	enclosed letter envelope	/2/2	Best copy available
1A(6)	9/26/51	vehicle registration	///	
(A(7)	0/23/51	repair order	13/3	1 dub
O 1A(8)	2/27/57	photos	1/2/2	
/A(9)	10/25/51	envelage w/	1/2	
JA(10)	9/14/49	service invoice	1/1/1	Best copy available - / dup (1A(7))
JA(11)	6/12/51	envelope w/ employ, application	1/21/2	
/A(12)	NOT DATED	envelope w/ copies	19/9	Best copies available - 4 dups
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Inventory Werksheet Volume 1/3

File No: 100-13655 Re: Edward Weinstein

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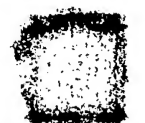
Volume No. 1B File No. 100-13655 DOCUMENT JUSTIFICATION Rosenberg Et. Al. Serial Date of Number 🐰 Serial DELETION (S) (1A(23) 4/1/61 (b) (7) (D) This exemption was cited on this enclosure to protect the identity of and information, furnished by a source for which an expressed or implied promise of confidentiality has been given. The release of this information. would disclose the identity of this source. 1A(24) (b) (7) (D) (See Above)

DIRECTOR, FBI SAC, MILWAUKEE 5/3/78 MICHAEL MEEROPOL ET AL. TO:

FROM: DATE:

RE: MICHAEL
BUFILE: 197-254
MIFILE: 190-22







UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

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Description: 1. Photographic copy of slip of paper on which was written: "JAMES WEINSTEIN FROM: - CORNELL, TO: - COLUMBIA UNIVERSITY, LAW SCHOOL - NR"

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From Assired (name & adjress of contributor) I, Moch A. Nahn, having been

informed of my constitutional right not to have a search made of the premises hereinafter mentioned without a search warrant and of my

right to refuse to consent to such a search, hereby authorize

The C. Navy Van Cellens (Minutelland), and

ottlee , Special Agents of

the Federal Bureau of Investigation, United States Department of Justice, to conduct a complete search of my residence located at

3732 Celavie lue da Jake, By

These agents are authorized by me to take from my residence any letters, papers, materials or other property which they may desire.

This written permission is being given by me to the above named Special Agents voluntarily and without threats or promises of any kind.

(SIGNED)

Josh a Kahn

Flu Harrington

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	and complete copy (photost tic) of a record on file in the Bureau of Motor Vehicles, New York
•	State Bepartment of Taxation and Finance,
	Albany, New York.

date Deputy Commissioner or Certification work
N.B. Do not accept this copy unless the ruised
seal of the New York State Bureau of Motor
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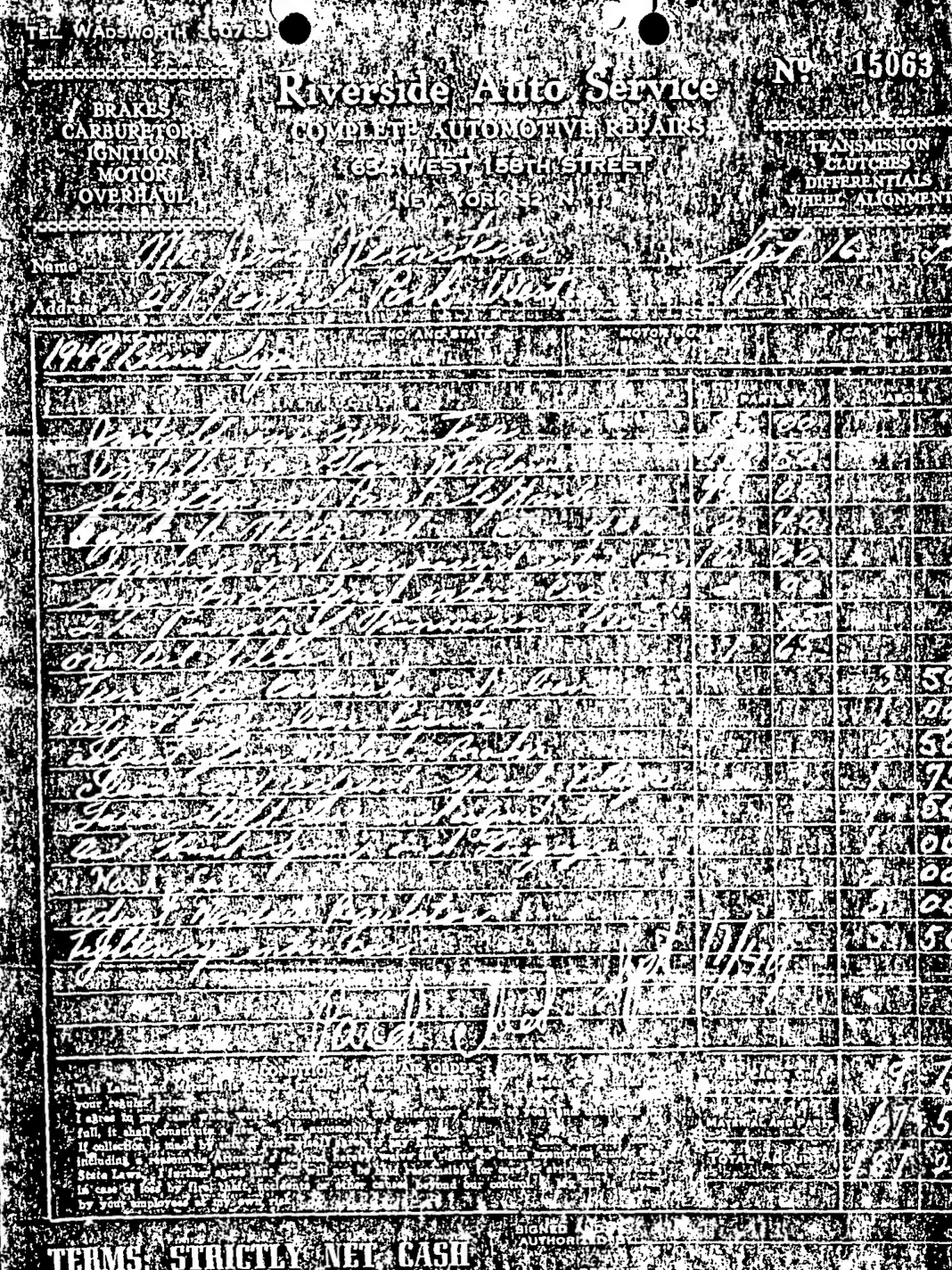
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BRAKES
CARBURETORS
IGNITION
MOTOR
OVERHAUL

Riverside Auto Service

COMPLETE AUTOMOTIVE REPAIRS:

654 WEST 158TH STREET

NEW YORK 32, N. Y.

Nº 15063

TRANSMISSION
CLUTCHES
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WHEEL ALIGNMENT

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CONDITIONS OF REPAIR ORDER This Labor and Material is ordered by me, for which I have authority to order, to be listed at your regular prices.	TOTAL LAG	OR ONLY	19	7.
I shree to pay cash when work is completed, or on satisfactory terms to you; and until paid in full, it shall constitute a lien on this automobile.	MATERIAL	NO PARTS	67	5
If collection is made by suit or otherwise, I agree to pay interest until poid, also collection costs, including a reasonable Attorney's fee, and hereby waive all rights to claim exemption under the State Laws. I further agree that you will not be held responsible for cars, or articles left in cars, in case of loss by fire, theft, accidents or other causes beyond our control. My car is driven by your employees at my own risk.	TOTAL A	MOUNT	187	3

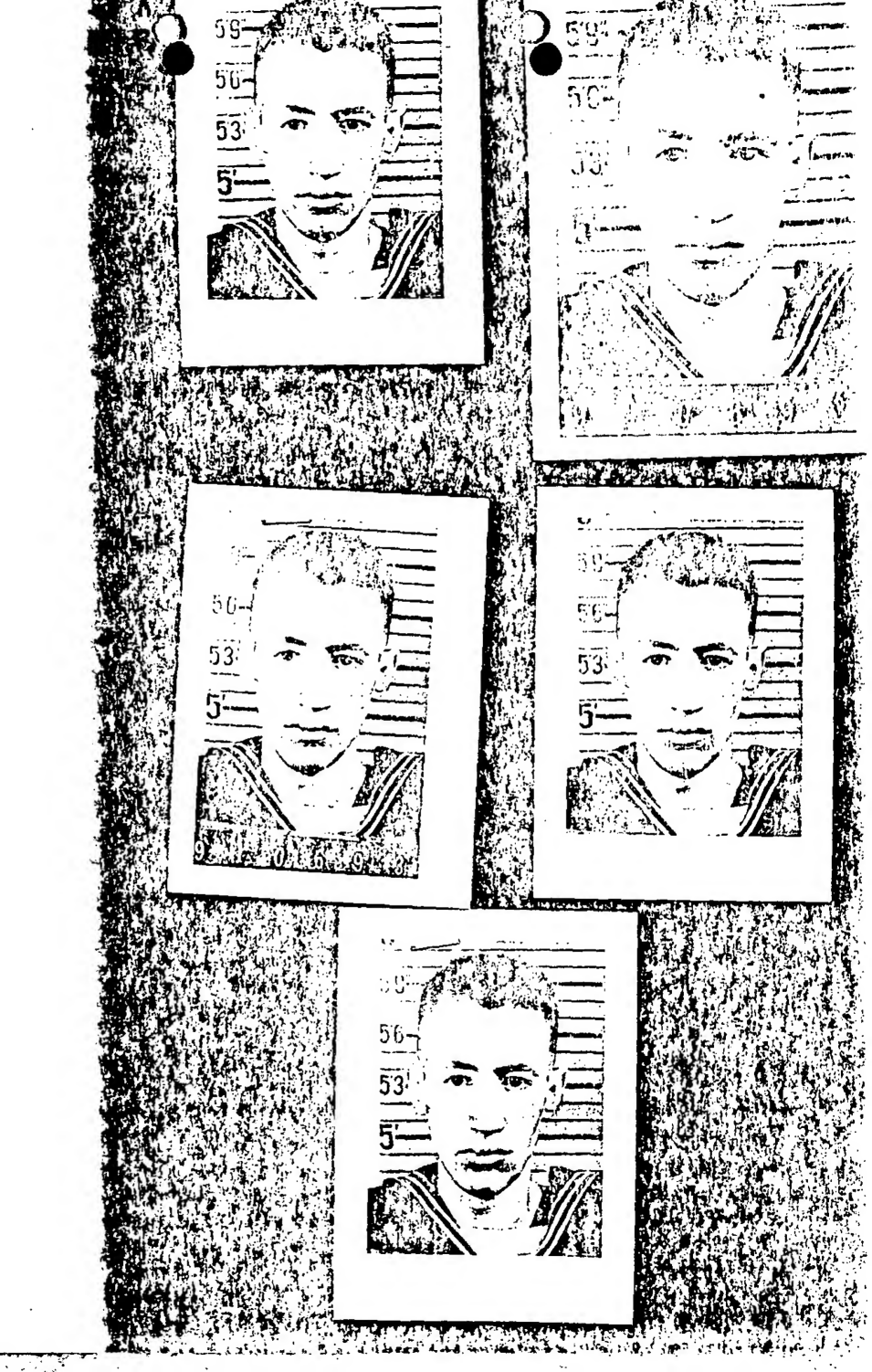
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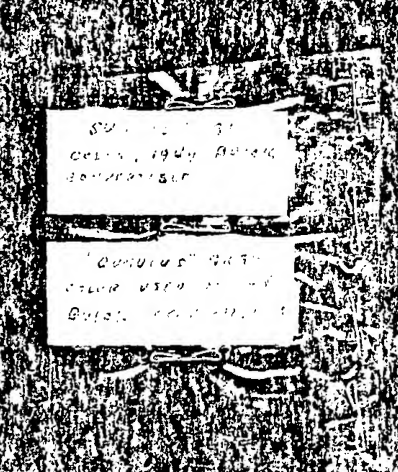
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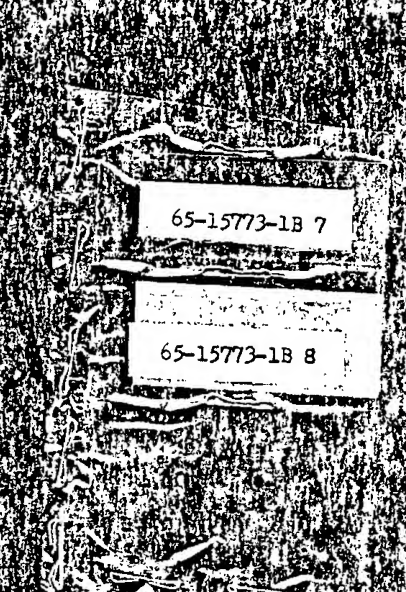
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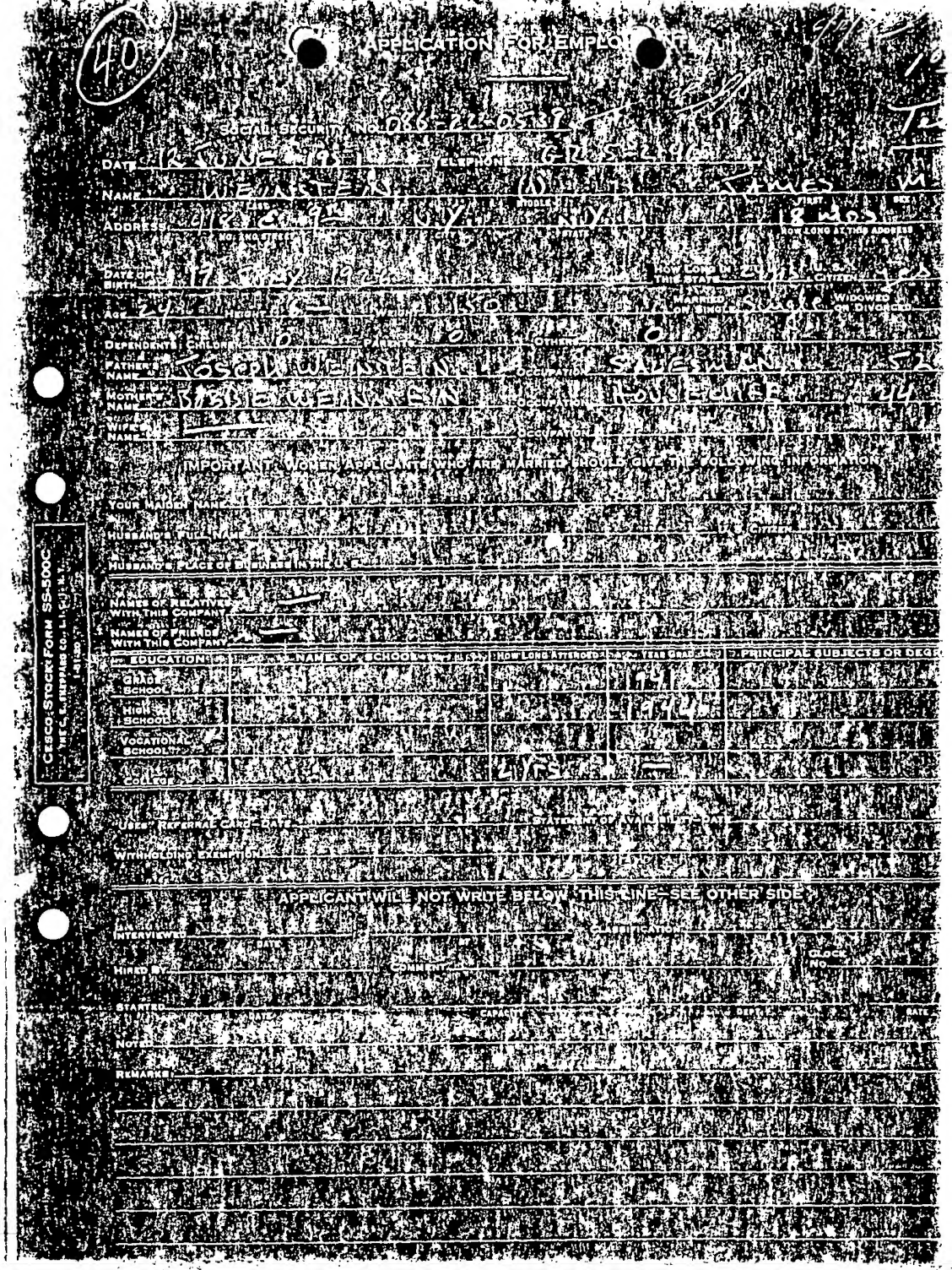
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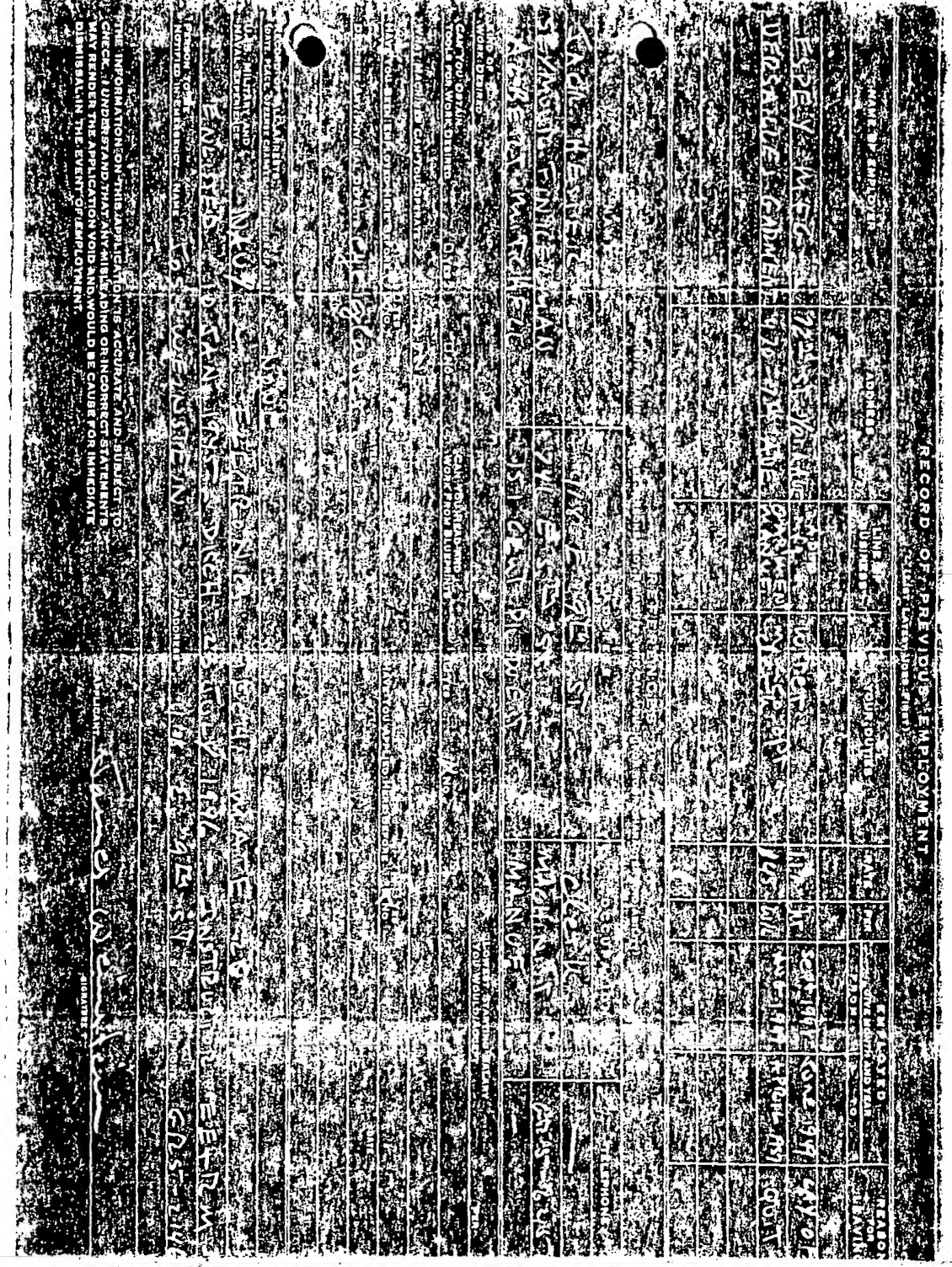
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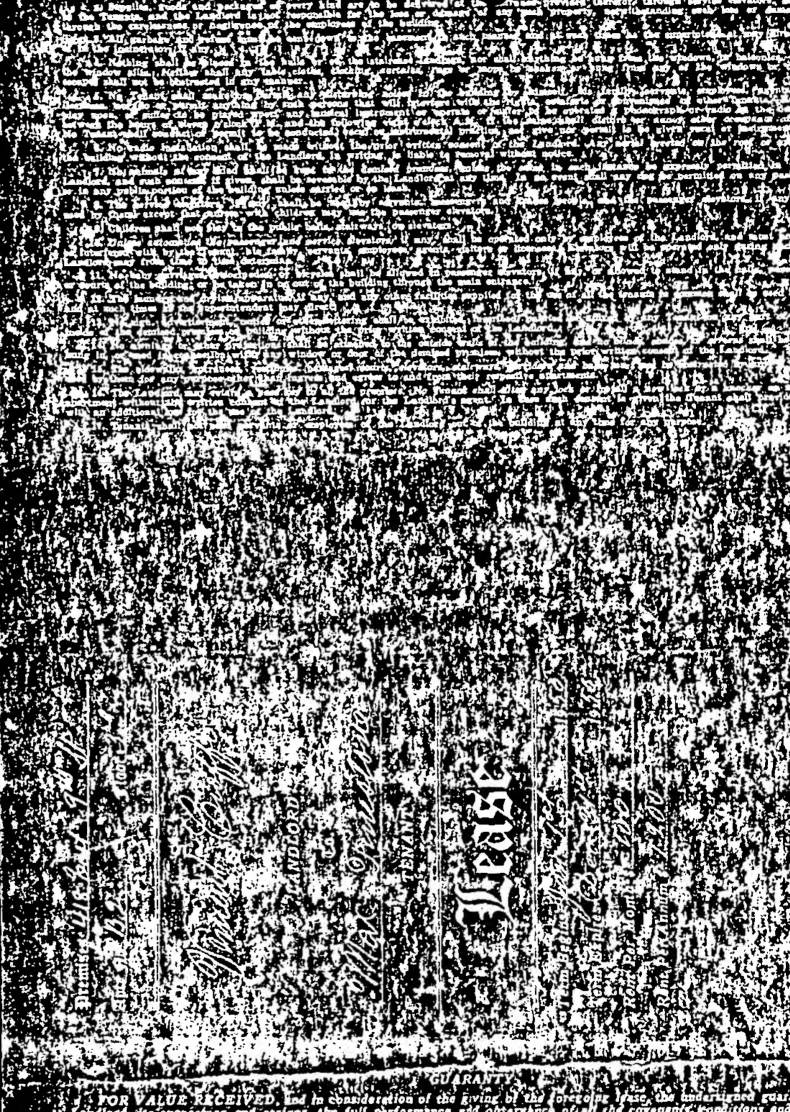
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(Mame of Special Egent.) To The Returned....() Yes LEASE ON APT 2B, 418 E. 9451. Tyc 15.1e thumber 186 5 2 - (A) (2)

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FOR VALUE RECEIVED and in consideration of the giving of the overous feet the underlighed guarantee Landlord, its successors and exigns, the full performance and observance of all the covenants conditions and exception provided to be performed and observed by the Tenant, including the Rules and Regulations as therein provide hereby waives notice of non-payment, non-performance, or non-observance, or proof, notice of demand, whereby to the andersigned therefor and expressly agrees that this guarantee that, not be terminated or affected by reason of the instant of any action of proceeding against the Tenant and/or the extension of time for the payment of the tent reserved and reduction of such rent, and the undersigned expressly consents to any such extension of time of reduction in tent.

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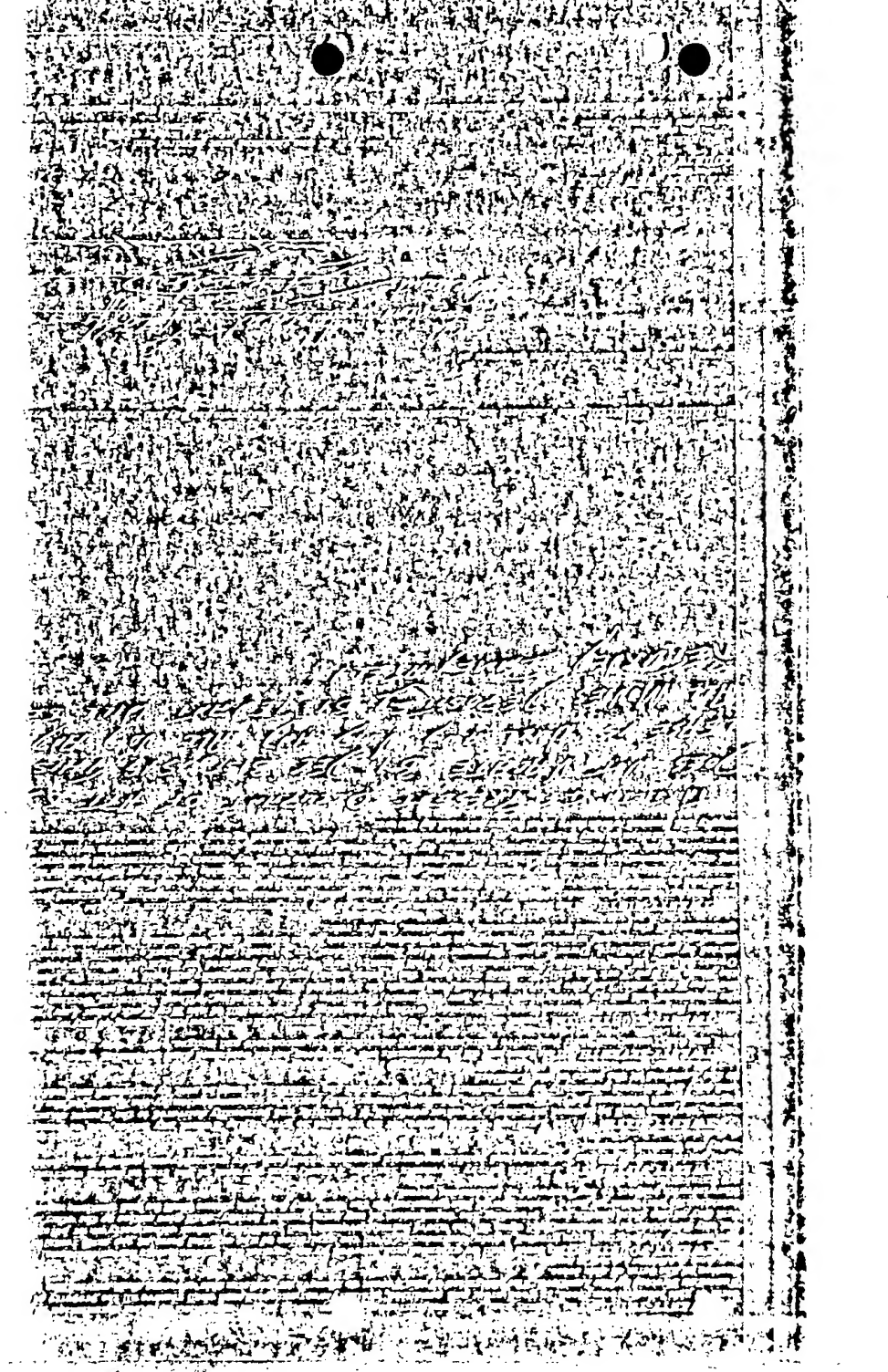
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UNITED STATES Date Received DEPARTMENT OF JUSTICE MR. JOHN M. CIOFFT. (Name of Contributor) OFFICIAL BUSINESS (Address of Contributor) Juny side Queen By (Name of Special Agent) To Bo Returned.....Yes()...Ne() Lescription: LEASE SIGNED BY JAMES WETWSTEIN MAX FINESTONE YEAROF 1950, for 418E 9 that BA premises File Number 100-106-5-14(0)

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P (17)

FOR VALUE RECEIVED, and in consideration of the giving of the foregoing lease, the underzigned guarantees to the Leadiord, its successors and exigns, the full performance and observance of all the coverants, conditions and agreements, the full performance, or non-observance, or proof, notice or demand, whereby to charge the meters provided to be performent, non-performance, or non-observance, or proof, notice or demand, whereby to charge the andereigned therefor, and expressly agrees that the non-performance, or non-observance, or proof, notice or demand, whereby to charge the andereigned therefor, and expressly agrees that the extension of the perment of the tent reserved and/or the string action or proceeding ageing the Tenant and/or the extension of time at reduction in tent.

GUARANTY

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if. The addressing entrances, vertibules, passages, course, coveriors, contentral, corridors and halls me of by them for any purpose other than lagrams and ourses to and from their respective and tentus.

Id. No swelzes or other projections shall be estanded to the existion and he building, and no blinds, shall be estanded, or mine or though the demined premises, without the prior written endomes of the families, without the prior written endomes of the La

its. No sign, advertisement, notice or other tententing shall be exhibited, facerthed, painted or a city beneficed as of the densities or the Landorth.

22. The branchy and drying apparents: It ear, and ear other desilties emptified for the meet a track times as the unperference may direct.

11. No hely cerrispes, velocipoles, or blayeles shall be allowed in pessenger cloveters. If ear, or correspond to take a set of the building through the main entrance.

16. Unless automatic, the passengers and service circuits, thank any chains only by employees of the Landord, and must be the first only by the Teanth, his tamble, employees, agents, visitors or ilemness. Elevature will be operated only during small because the time determine. 8. Children chall not play in the public halls, stateways, or elevators.

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7. We asimale of ear kind shall be kept in the demined permises, taken the same in one instance be expensely permitted by white the confident of the permissed on the permissed on the permissed on the permissed on the building united of the feathers. In me organ about any deal to permissed on the permissed on th

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2. Supplies, goods and pastages of every kind are to be delivered at the entrance provided therefore, through surview cheeses of the delivered of the balleting.

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TWENT IRD. The Tenest shall quit and surrender the spartment the expiration or other termination of the term of this lease, broom clean, in good order and condition, ordinary wear excepted, and shall remove all the property of the Tenant as directed by the Landlord. The obligation of the Tenant to observe or perform this covenant shall survive the termination of the term of this lease.

TWENTY-FOURTH. This lease shall be extended and renewed by and against the parties bereto for an additional tarm equivalent to the original term granted herein, commencing from the expiration of the original term, at the same rental without any deduction or concession, and upon all the above terms, covenants and conditions, unless either party on or before the first day of the third month next preceding the termination of any term granted hereby, shall give notice to the other of an intention to surrender or have possession of the premises, as the case may be. This clause shall be and continue operative likewise with respect to any renewals as automnious hereof.

TWENTY-FIFTH. The Landlord hereby covenants that the Tenant, upon payment of the rent as herein reserved and upon performance of all the covenants and conditions herein contained, shall and may peaceably and quietly have, hold and enjoy the demised premises.

TWENTY-SIXTH. If the Landlord should desire, or be required to give to the Tenant any notice, hill or communication, the same shall be deemed sufficiently given or rendered, if in writing and personally delivered to the Tenant or sent by registered mail addressed to the Tenant at the demised premises. Any notice or communication by the Tenant to the Landlord may be delivered personally to the Landlord or to an officer of the Landlord, or may be sent by registered mail addressed to the Landlord at the office of the Landlord.

TWENTY-SEVENTH. This lease and all the covenants and provisions herein contained shall be hinding apon the Landlord and the Tenant and their respective heirs, executors, administrators, successors and assigns.

TWENTY-EIGHTH. The Tenant agrees that he will not require, permit, suffer or allow the cleaning of any window or windows in the demised premises from the outside (within the meaning of Section 202 of the New York Labor Law) unless the equipment and safety devices required by law, ordinance, regulation or rule, including, without limitation, Section 202 of the New York Labor Law, are provided and used, and unless the rules and any supplemental rules of the Industrial Board of the State of New York are fully compiled with; and the Tenant hereby agrees to indemnify and hold harmless the Landlord, Owner, Agent, Manager and/or all damage, loss or injury suffered or legal or other expenses incurred by said Landlord, Owner, Agent, Manager and/or Superintendent, as a result of the Tenant's requiring, permitting, suffering or allowing any window or windows in the demised premises to be cleaned from the outside in violation of the requirements of the aforesaid laws, ordinances, regulations, and/or rules.

TWENTY-NINTH. This lease and the obligation of Tenant to pay rent bereunder and perform all of the other covenants and agreements bereunder on part of Tenant to be performed shall in nowise be affected, impaired or excused because Landlord is unable to supply or is delayed in supplying any service expressly of impliedly to be supplied or is unable to make, or is delayed in making any repairs, additions, alterations or decorations or is unable to supply or is delayed in supplying any equipment or fixtures if Landlord is prevented or delayed from so doing by reason of governmental preemption is connection with the National Emergency declared by the President of the United States or in connection with any rule, order or regulation of any department or subdivision thereof of any governmental agency or by reason of the conditions of supply and demand which have been or are affected by the war.

THIRTIETH IF PRESENT OCCUPANT OF ATT. 81

POÉS NOT VACATE BY DEC. 31ST, 1549, THIS

LEASE IS NULL AND VOID AND ALL VOID AND

ALL MONIES DEPOSITED BY TENANT WILL BE

RETURNED IMMEDIATELY.

In Whitnesh Whitered, the Landlord and Tenant have executed this lease in duplicate the day and year first above written.

Signed, seried and delivered in the presume of

Tenant In state town

James Went

STATE OF NEW YORK,

COUNTY OF

- AR

On this

day ed

in the year of one thousand nine hundred and

before me personally came, , to me known and known to me to be the individual described in and who executed the feregoing instrument, and duly acknowledged that he executed the same.

TRENTY-SECOND. The Tenent has this day deponited with the Landlord the sum of § 160.00.00 and early for the full and faithful performance by the Tenent of all the terms, covenants and conditions of this lease upon the Senant's part to be performed, which are small be returned to the Tenent alies the time fixed and expiration of the performed. In the event of a senant is the returned out all of each the tenent, and the Tenent is the tenent ability for the returned. In the event of a senant is the Tenent is the tenent in the Landlord ability for the return of such a senant is the tenent in the tenent in the tenent in the tenent in the tenent to the new Landlord solely for a senant from all liability for the return of the family to the new Landlord solely for a senant tenent in a security; and the ... shark agrees to look to the new Landlord solely for a sew Landlord solely and the agent the agent the experience of the security is and the every transfer or estigment made of the security to a new Landlord solely and the agent the experience of the security to a new Landlord.

TWENTY-FIRST. The failure of the Landlord to inche in any one or more instances upon a strict performance of any of the covenants, conditions or options in this lease, or to exercize any of the options here conferred, shall not be construed as a wiver or relinquishment for the intrace of any of such covenants, conditions or options, but the same shall continue to remain in full force and effect. We provision of this lease shall be waived, modified or altered, unleas it be in writing duly executed by the Landlord; the receipt by the Landlord of rent with knowledge of a breacht any covenants of this lease, or the interesting the translord to enjorie any of the Landlord; the receipt by the Landlord of rent with knowledge of a breacht any covenants of this least, or and the leadlord to enjoin the tend of the Landlord to enjoin the fair the least of the Landlord to enjoin the landlord to obtain the landlord and the Landlord and the covenants berein or of any of the Sendit Rules and electron in the landlord waives or obtain the landlord and the Landlord to subject the landlord waives or the Landlord to the Landlord to subject the landlord to the landlord to the Landlord to subject the landlord to the landlord to the Landlord to subject the landlord to the landlord of the Landlord to the landlord to the landlord to the landlord to the landlord of the Landlord to the landl

TWENTIETH. In the event the apartment is not ready for occupancy at the time set herein for the commencement of the teach of the making of any alteration, improvement, decorations or repairs to the apartment or the building over of any Tenant or Tenants, or if for any other reason the Landlord shall be unable to give postession to the Tenant, this lease shall remain in tuil force and effect but the Tenant shall not be required to may teach to the Tenant shall not be required to may the mail the term of this lease shall not be extended to be extended thereby.

RINETERNTH. No representations or promises with respect to the apartment have been made by the Landlord or the Landlord's agents other than those contained herein. The assumption of occupancy by the Tenant shall be conclusive evidence that the apartment and the building of which it is a part were in good and estimisations at such time.

EIGHTERTH. It the Lendlord shall pay, or be compelled to pay a sum of money, or do any act that requires the payment of money, due to the failure of the Tenant to keep or observe or perform any or all of the covenants herein contained, to be observed and performed by the Tenant, then, and in such event, the sum or sums so paid by the Landlord, together with all interests, corts, damages, and reasonable attorney's fees, shall be considered additional tent and shall be added to the rest next becoming due in the month succeeding such payment and shall be collected at such time.

SEVENTERINTH. In the event of such default, re-catry, and/or expiration, the rent shall become due thereupon and be put on the time of such re-catry and/or expiration, the rent shall become due therefore the country and/or expiration, the rent shall become due the re-catry and/or expiration, describes the categories of the term of the term

SIXTERHTH. Upon default in the payment of any instalment of rest; or upon default in performance od, or upon the basech of, any covenant, term or condition of this lease on the Tenant's part to be observed or performed; or if the spartment is occupied or the charlest of the condition of this lease on the Tenant's than by the Tenant and the Tenant's family as a strictly private dwelling spartment; or if the Landloid or the Landloid's the spartment; or shall deem the Tenant, or the Tenant or the Corupted or the Corupted on the spartment, or shall deem the Tenant, or the Tenant's temily, or the Tenant's samily, visitors or licensess objectionable, and the Landloid or the forest ment, or the Tenant or the Tenant's temily, visitors or licenses objectionable, and the Landloid has given to the Landloid's intended term default the Tenant shall his a voluntary perison in bankingtory, or he be a tenant shall his a voluntary perison in bankingtory, or he benefit in the Tenant shall his a voluntary perison in bankingtory, or the Tenant shall make a general assignment; or any execution or strechment shall shall take the commendent the spartment or the Tenant shall shall shall take possession of the stain and in say of someone other tenant in the Tenant shall shall

FIFTERSTH. It, prior to the commencement of the term, the Tenent shall file a voluntary petition is henkrupter so be adjudicated a bankrupt or make any general assignment for the benefit of creditors or otherwise, or take the benefit of any functions or if this lesse or the estate of the Tenant betweeners set, or if a receiver or trustee for the Tenant's property be appointed, or if this lesse or the estate of the Tenant and set the Landlord to orderwise, the Landlord and the Landlord may at the Landlord upon three days notice to the Tenant cancel this lesse, and in that case neither the Tenant nor any person of the Landlord may retain as is indifferent to consider the Landlord may retain as indifferent cancel the Landlord unit install the landlord may retain as is indifferent cancel the installment of rent, security, deposition of the apartment of this lesse.

BOURTERITH. The Lendlord shall be permitted to enter the apertment during reasonable hours to make such repairs, decorations, improvements, alterations or additions as the Lendlord may consider necessary or desirable, and to inspect or exhibit the apertment to prospective leasees of purchasers of the building. For a period of four mouths prior to the end of the same to prospective tensors in the farm, the Lendlord shall have the tright during reasonable hours to achieve a partment to prospectly during the last mouth of the terms, the Lendlord shall have removed all or substantially all of the Tenant's property during the last mouth of the terms the Lendlord may thereupon enter and redecorate the apartment in any manner effecting the generate and obligations herein contained. If the Tenant shall not be personally present to open and permit an entry into the apartment, at any tensor an entry into the Landlord's agents necessary of the Landlord's Landlord's agents necessary of permits incurring any liability or the Landlord's agents may enter as the Landlord's agents or the Landlord's agents incurring any liability or responsibility whatesower for entry or to the case of the apartment or the property of the Tenant therein.

where the pressions are situated and such charges shall be computed from the Landlers's meters. All such charges shall be decimed to be and be paid as additional rest. The Landlord may discontinue such services upon 10 days notice to the Tenant to be supplied without in any way affecting the obligations of the parties hereto and the Landlord's wires, pipes or conduits may be used for with electric current and/or gas by any other person or corporation; the Landlord's wires, pipes or conduits may be used for such purposes. Refrigeration apparatus, if any, is installed solely for the Tenant's accommodation and the Landlord shall not such such equipment or tor any reason wheteoever. Interventially and religious of refrigeration of any of such services shall not constitute a constructive eviction nor affect the obligations of the parties herein. Should any Municipal, State or Federal agency impose any tax npos the Landlord's receipts from the asie of electrical energy or gas or telephone service to the Tenant, the Tenant's pro reta shall be included in the bill of and paid by the Tenant to the Landlord.

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payable in equal monthly instalments in advance on the / day of each month during said term.

The parties hereto, for themselves, their heirs, executors, administrators, legal representatives, successors and assigns, hereby covenant as follows:

FIRST. The Tenant shall pay the rent as stipulated above.

SECOND. The demised premises shall be used and occupied by the Tenant and the members of the immediate family of the Tenant only, as a strictly private dwelling spartment and for no other purpose.

THIRD. The Tenant and the Tenant's heirs, executors, administrators, legal representatives, successors and essigns, shall not assign, mortgage, pledge or encumber this lease, nor sublet, or use or permit others to use the apartment or any part thereof without first obtaining the prior written consent of the Landlord in each case. Such consent may be granted upon such terms or conditions as the Landlord may impose and shall in no way operate to waive this covenant as to subsequent assigness or to dispense with the necessity for specific prior consent to each and any assignment.

FOURTH. This lease is and shall be subject and subordinate to the lieu of any mortgage or mortgages which may now or hereafter affect the real property of which the demised premises are a part and to all renewals and extensions thereof. The Tenant shall on demand execute any instrument the Landlord may request in confirmation of such subordination and the Landlord is hereby authorized as the attorney in fact of the Tenant to execute any such instrument for and on behalf of the Tenant.

FIFTH. If the building or any part thereof shall be condemned for any public use or purpose, this lease shall terminate from the date when the possession of the part so taken shall be required for such purpose, and the Tenant shall not be entitled to any part of the award; however, the rent shall be apportioned accordingly.

SIXTH. The Tenant shall take good care of the apartment and fixtures therein and shall at the Tenant's own cost and expense make, when needed, all repairs and decorations therein and thereto, whenever damage or injury to the same shall have resulted from misuse or neglect by the Tenant, Tenant's family, servants, employees, agents, visitors or licensees. The Tenant shall not drill into, drive nails, or deface in any manner any part of the building or permit the same to be done. All alterations or improvements made by the Tenant shall be made only-with the prior written consent of the Landlord and at the sole expense of the Tenant and shall become the property of the Landlord and be surrendered with the apartment at the end of the term.

SEVENTH. The Tenant has read the Rules and Regulations hereto sub-joined and made a part hereof, and hereby agrees to abide by and conform to the same and to such further reasonable Rules and Regulations as the Landlord may from time to time make or adopt for the care, protection and government of the building, and the general comfort and welfare of its occupants. The Landlord shall not be liable to the Tenant for the violation of any of said Rules and Regulations, or the breach of any covenants in any lease by any other tenant in the building.

EIGHTH. The Tenant shall promptly comply with any and all laws, ordinances, orders and regulations of any and all municipal, county, state and federal authorities, boards, commissions and other governmental agencies with respect to the demised premises or the use or occupation thereof; and shall not do or permit to be done, any act or thing upon said premises which might subject the Landlord to any liability or responsibility for injury to any person or persons or to any property by reason of any business or operation being conducted on said premises.

MINTH. The Tenant shall comply with all rules, regulations, orders or requirements of the New York Board of Fire Underwriters or any other similar body and shall not do or permit anything to be done in or upon the demixed premises which shall increase the rate of fire insurance on the building of which the said premises form a part or on the property located therein. If by reason of the use of the premises by the Tenant the rates of insurance against loss by are are increased, the Tenant agrees to pay as additional rent any excess premiums caused thereby, such additional rent to become due immediately upon effecting the insurance by the Landlord and payable with the next succeeding instalment of rent.

TENTH. If the building shall be damaged by fire or other cause without the fault or neglect of the Tenant, Tenant's family, servants, employees, agents, visitors or licensees, the damages shall be repaired as soon as reasonably convenient by and at the expense of the Landlord, and no claim for compensation shall be made by reason of inconvenience or annoyance arising from the necessity of repairing any portion of the building. But if the building be so damaged that the Landlord shall decide not to rebuild the same, or if the building be so damaged that the Landlord shall decide to demolish or rebuild it, then ar in any of such events the Landlord may at the Landlord's option, give the Tenant a notice in writing of such decision, and the terms of this lease shall expire upon the third day after such notice is given and the Tenant shall vacate and surressler the apartment to the Landlord.

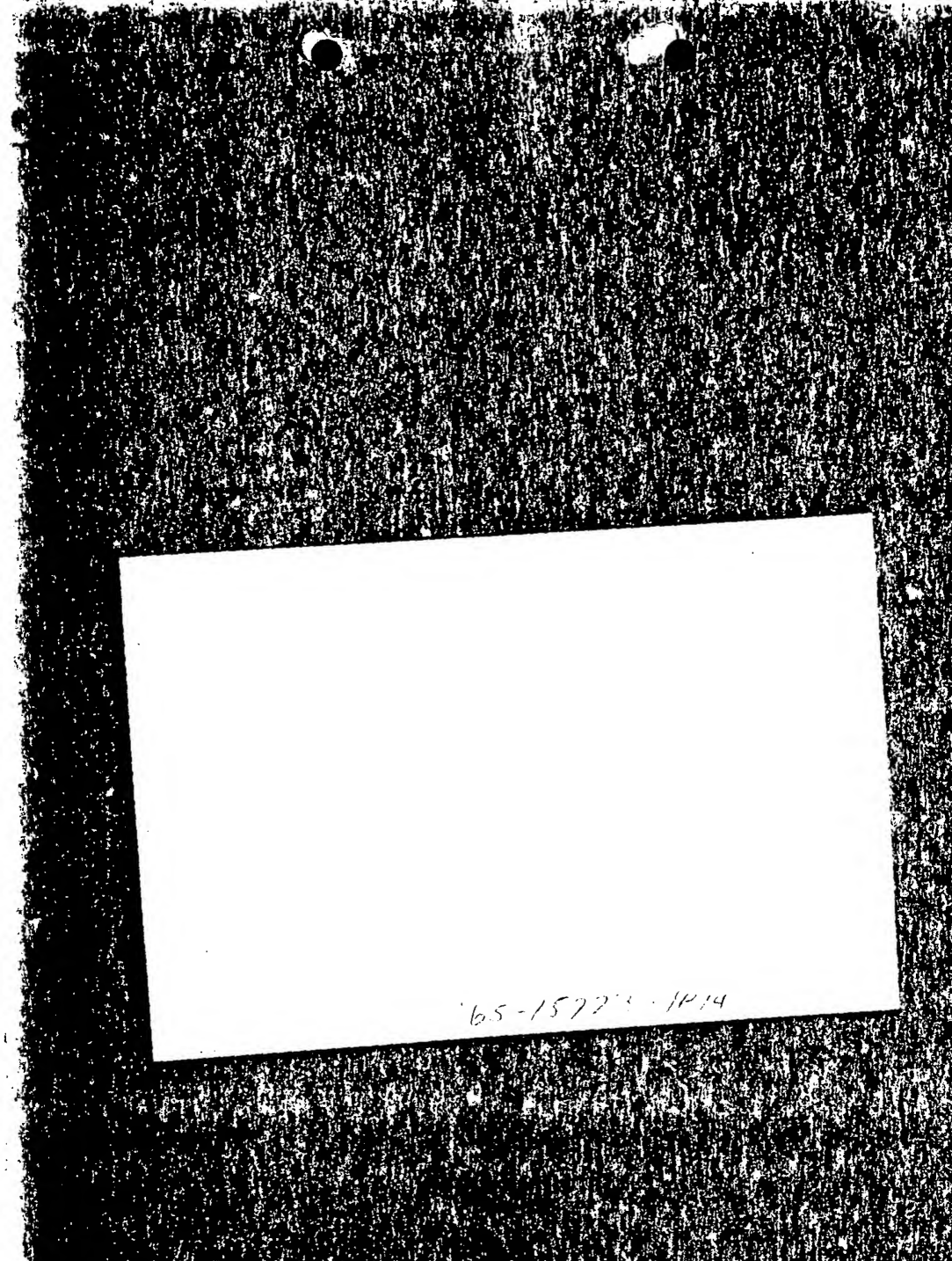
ELEVENTH. The Landlord shall not be liable for any injury or damage to persons or property caused by or recalting from steam, electricity, gas, water, rain, ice or snow, falling planter, or any latent defect in the building, or from any injury or damage resulting or arising from any other cause or happening whatsoever, unless such injury or damage be caused by or be damage resulting or arising from any other cause or happening whatsoever, unless such injury or damage be caused by or be damage resulting for any such damage caused by other tenants or persons or employees; nor shall the Landlord or Landlord's agents be liable for any such damage caused by other tenants or persons in said building. The Landlord shall not be liable for any windows of the demised premises become closed or darkened for any resean, the Landlord shall not be liable for any damage that the Tenant may sustain thereby, and the Tenant shall not be entitled to any compensation or abstement of rent or release from any of the obligations of this lease caused by such closing or darkening. The presence of bugs, vermin or insects, if any any other facility in the building the same shall be furnished granuitously and the Landlord shall not be liable for any injury to person or loss or damage to property occasioned during the use of same, whether due to the negligence of the Landlord or otherwise. The Tenant shall indemnify and save harmless the Landlord for and against any liability, or any injury to persons or property, resulting from the following acts or amissions on the part of the Tenant, the Tenant's family, employees, agents, visitors, or licenses during the term hereof; any negligence or improper conduct; any violation or non-performance of any covenant of this lease or the Rules and Regulations bersin; the wrongful use of the demised premises. The Tenant shall give to the Landlord prompt notice in case of fire expensive; the wrongful use of the demised premises. The Tenant shall give to the Landlord prompt notice in case of fire expensive

TWELFTH. The Landlord will furnish to the Tenant without additional charge, to the extent that the building is adapted, the following services, provided the Tenant is not in default under any of the provisions of this lease: elevator service; best at reasonable bours during the cold season of the year; hot and cold water at all times. The interruption, curtailment, or cessation of any of such services shall not be deemed a constructive eviction, nor, unless caused by gross negligence of the Landlord, entitle the Tenant to any abstement or diminution of rest.

THIRTENTH. If a telephone switchboard and a connection to the apartment is maintained by the Landlord, the Tenant may use such service at the same rates charged to the other tenants in the building. If electric current or gas be supplied by the Landlord, the Tenant shall purchase same at rates charged by any public service companies serving the section or levality

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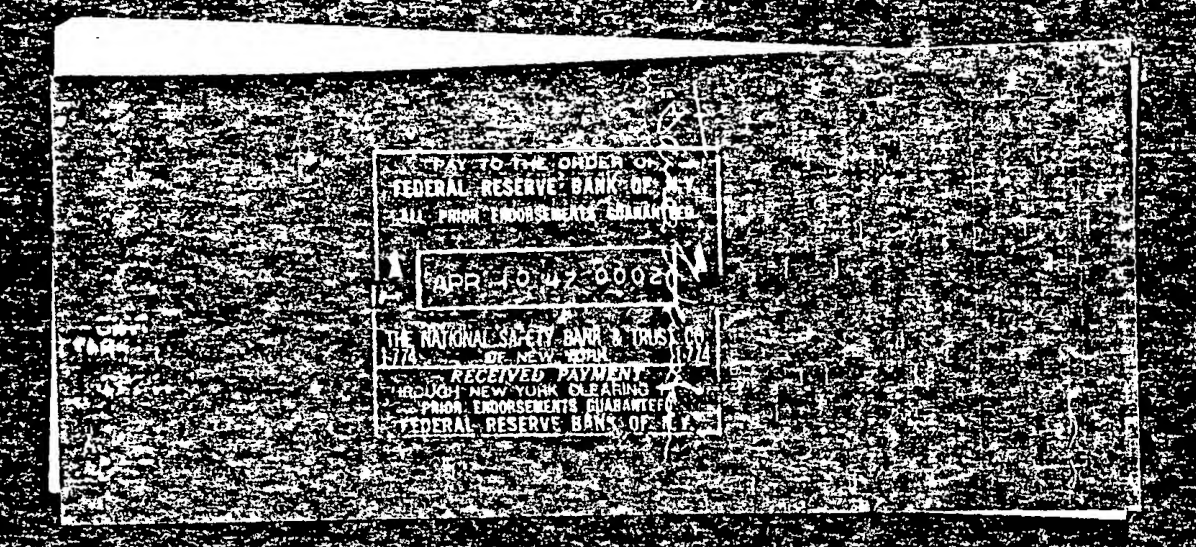
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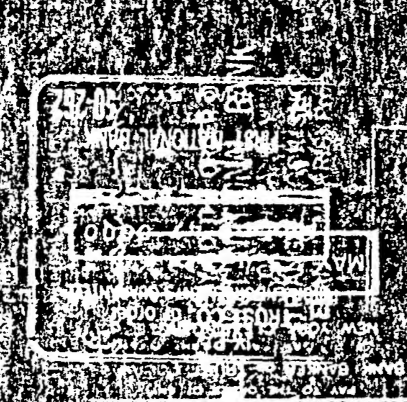
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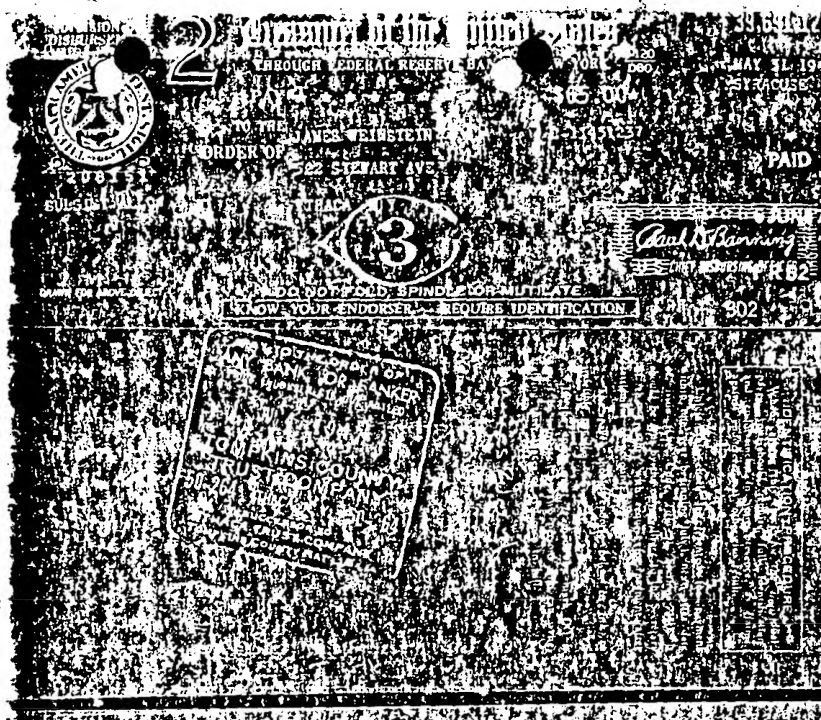
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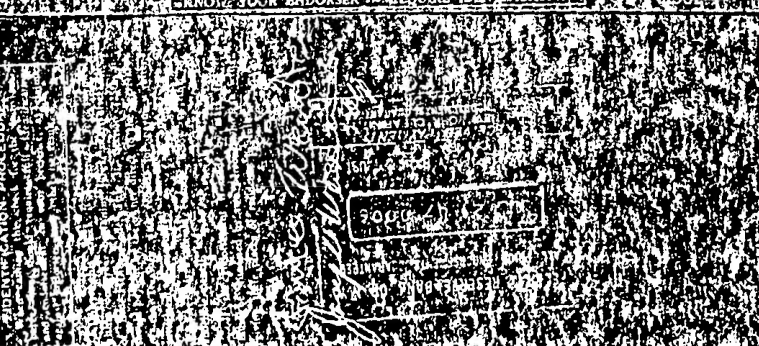




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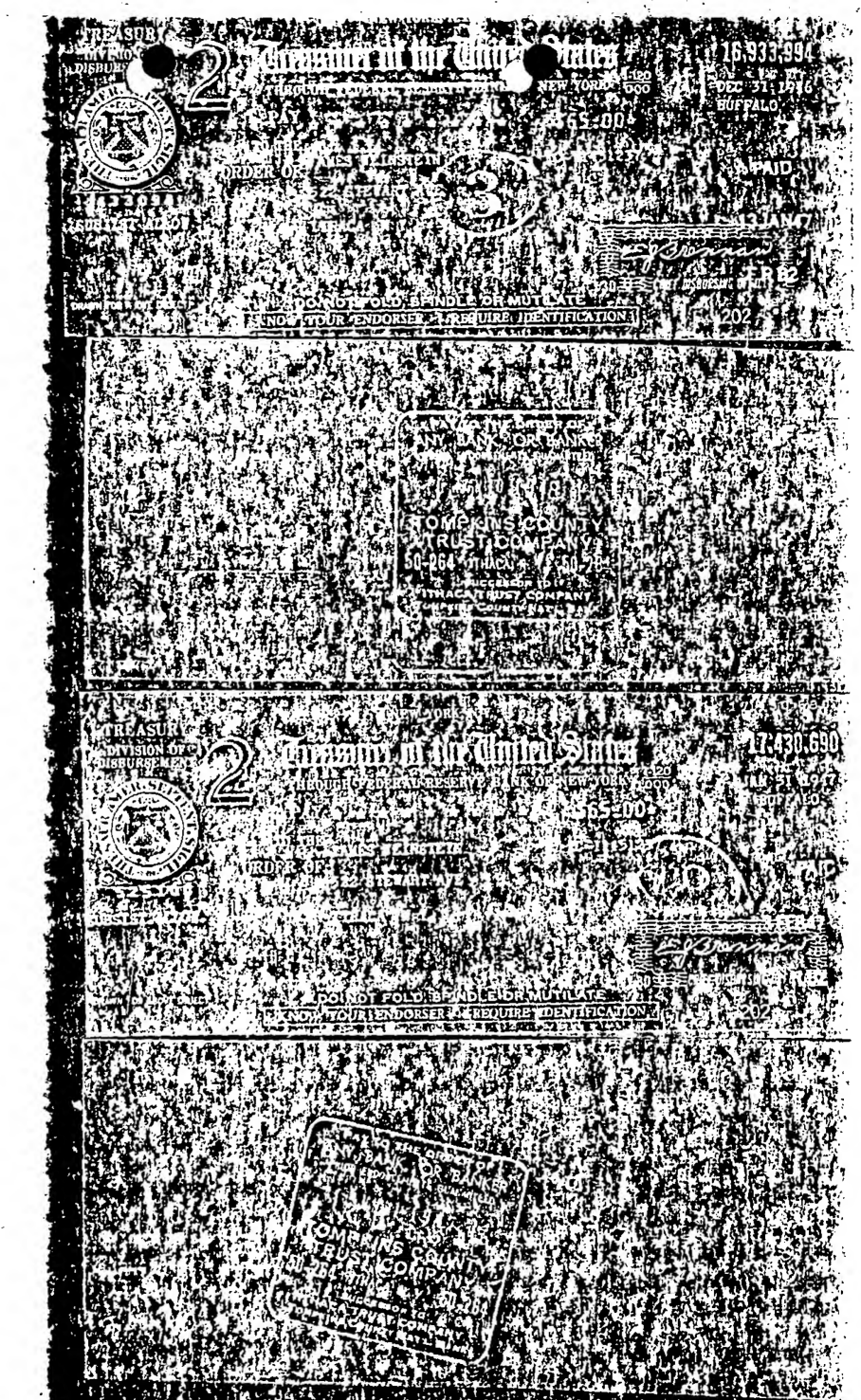


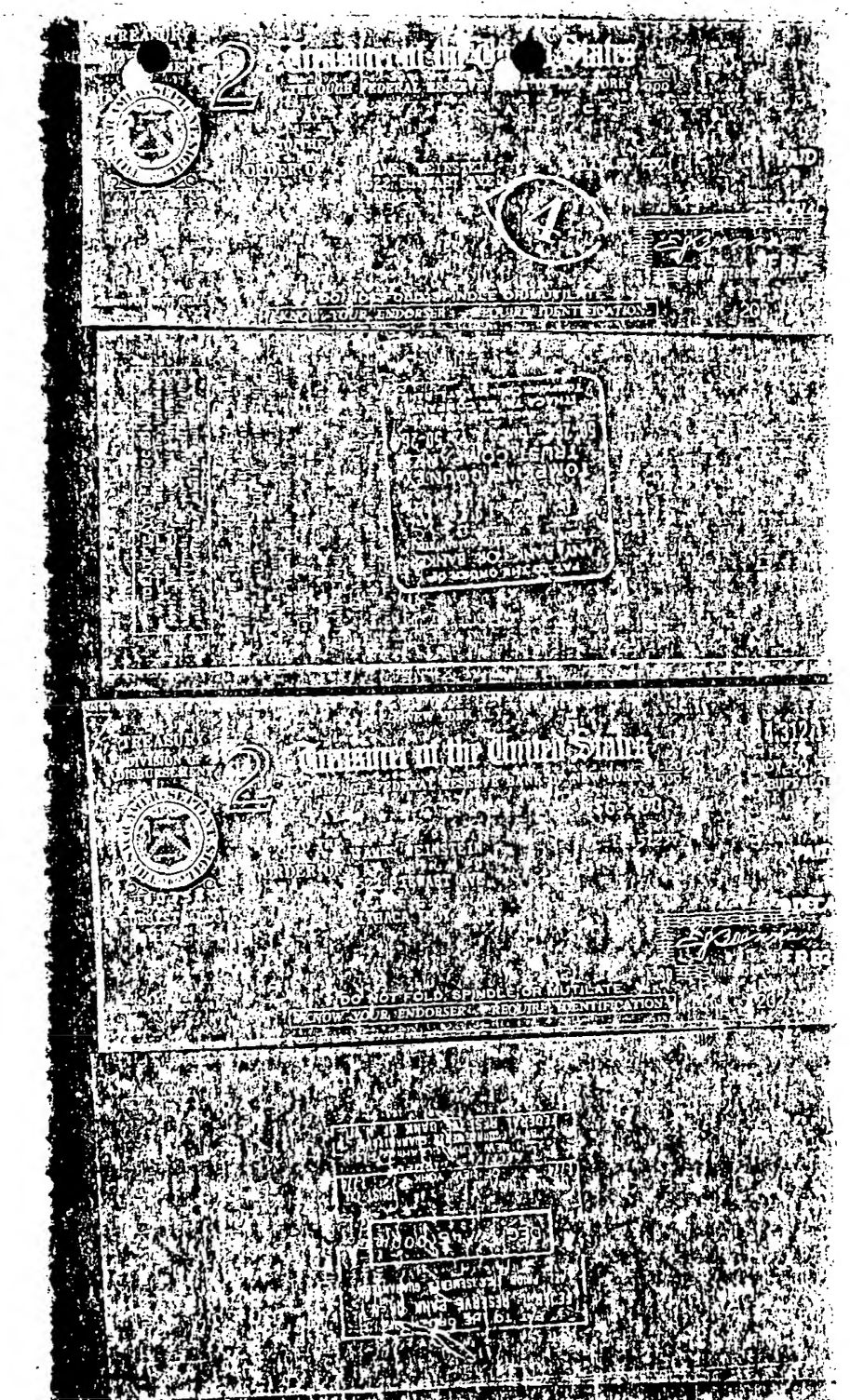


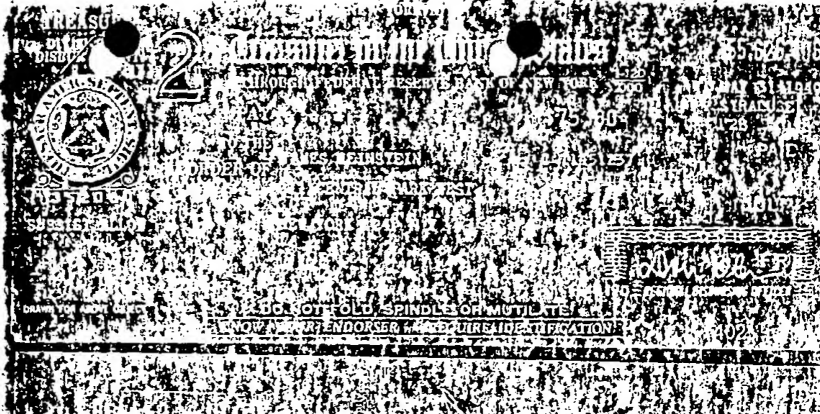


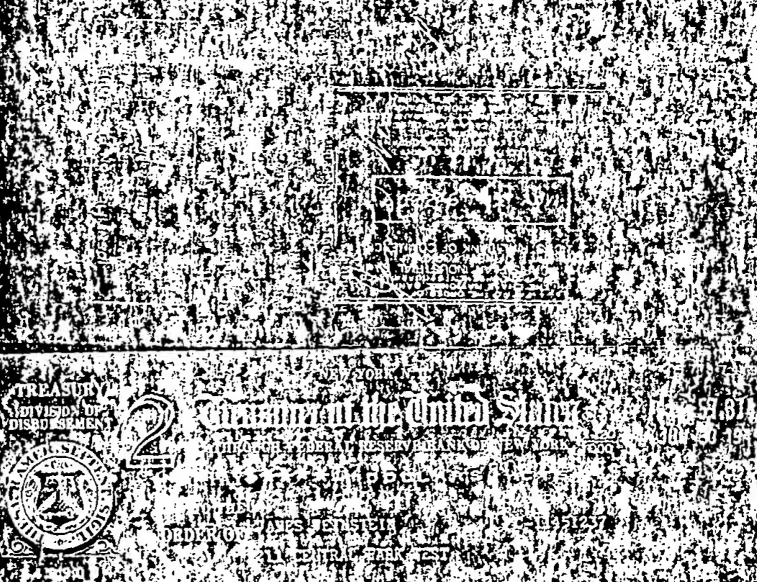
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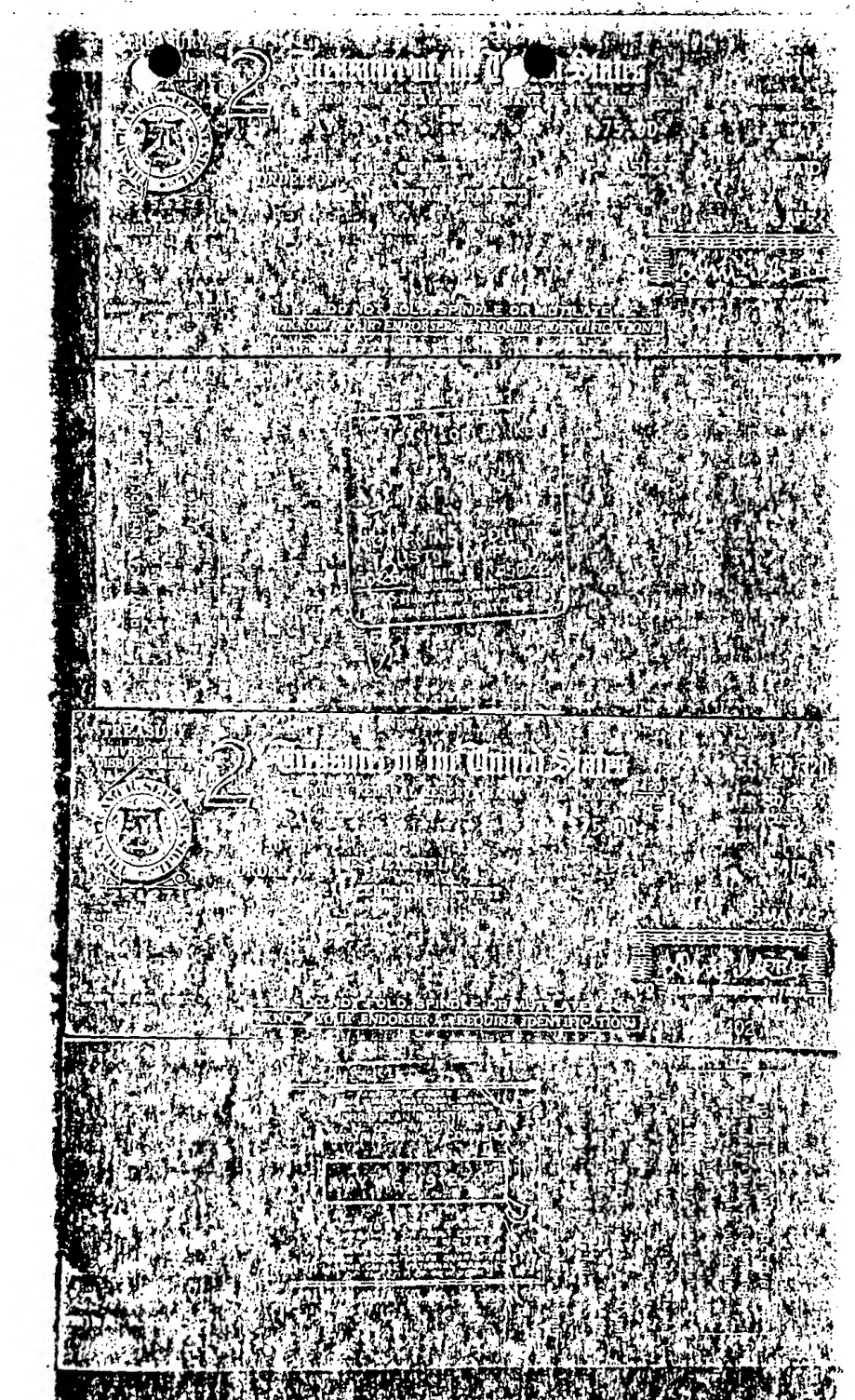
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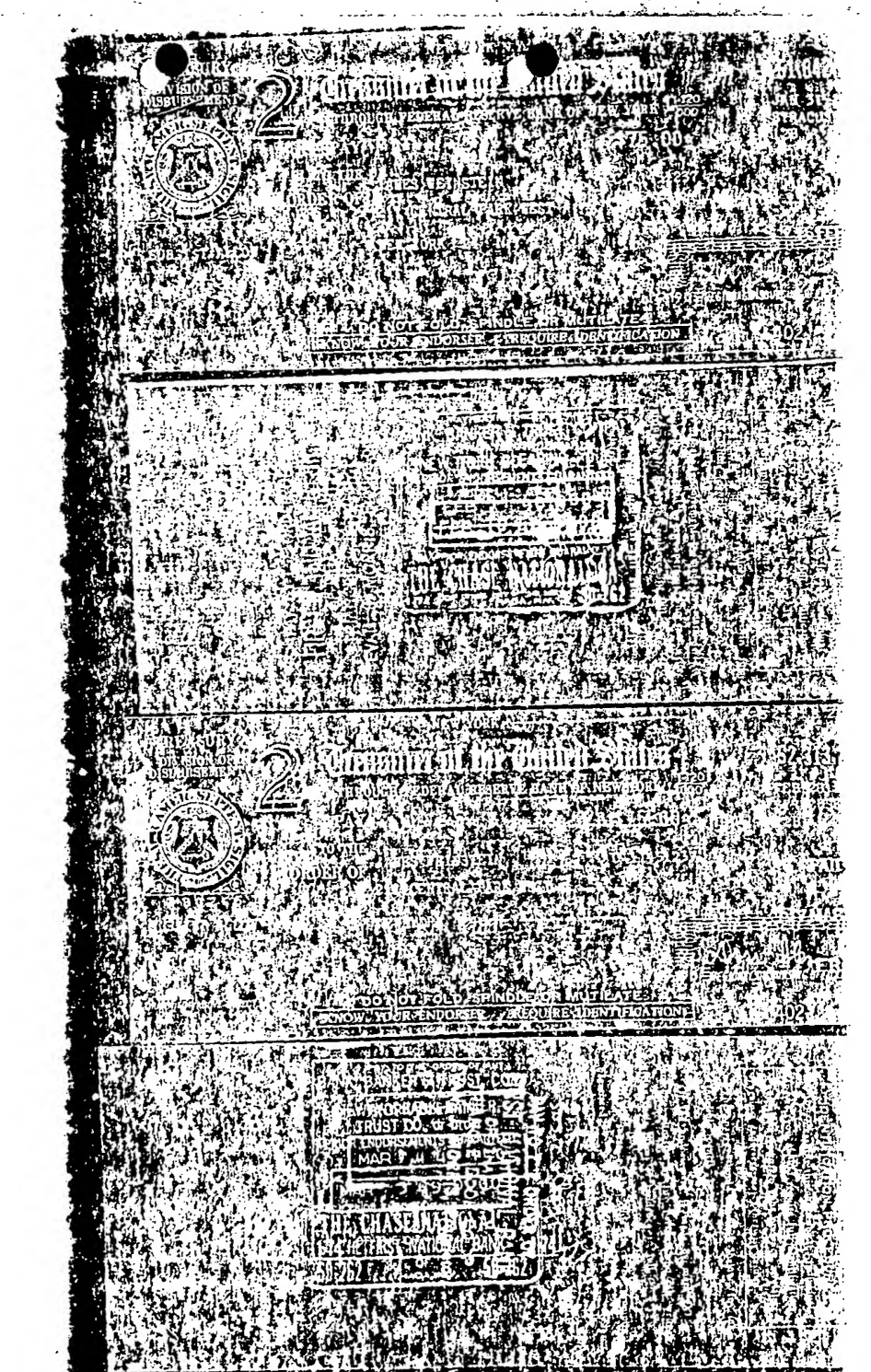










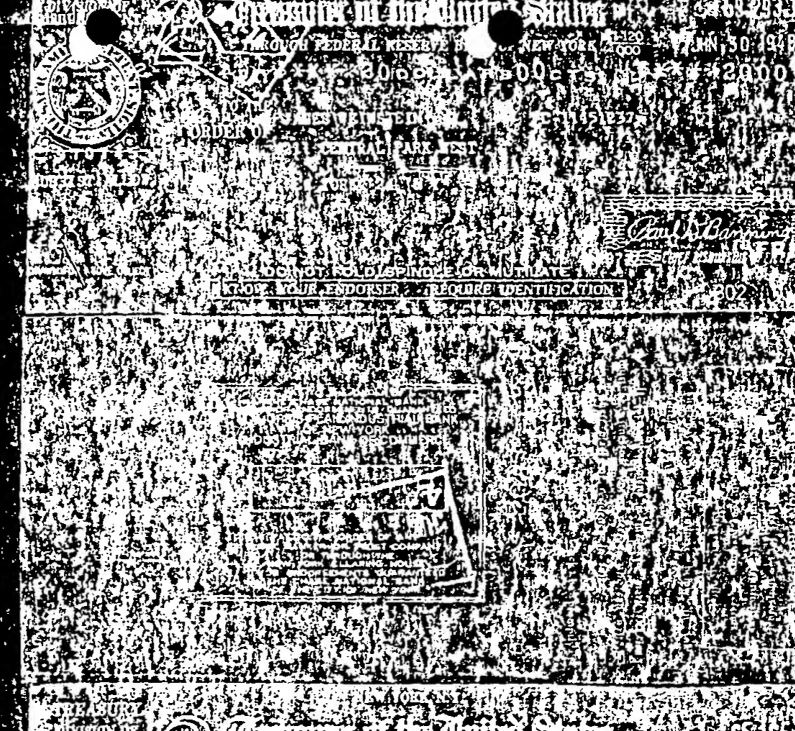




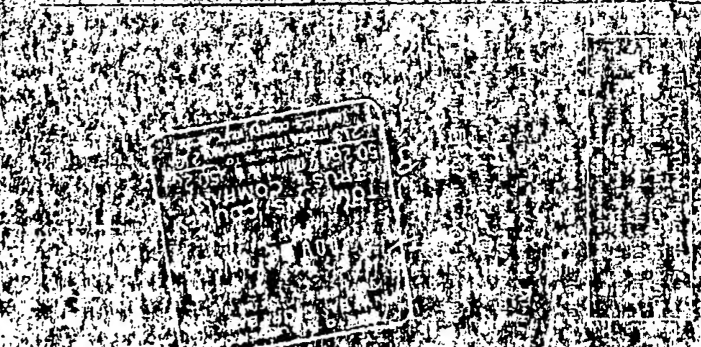
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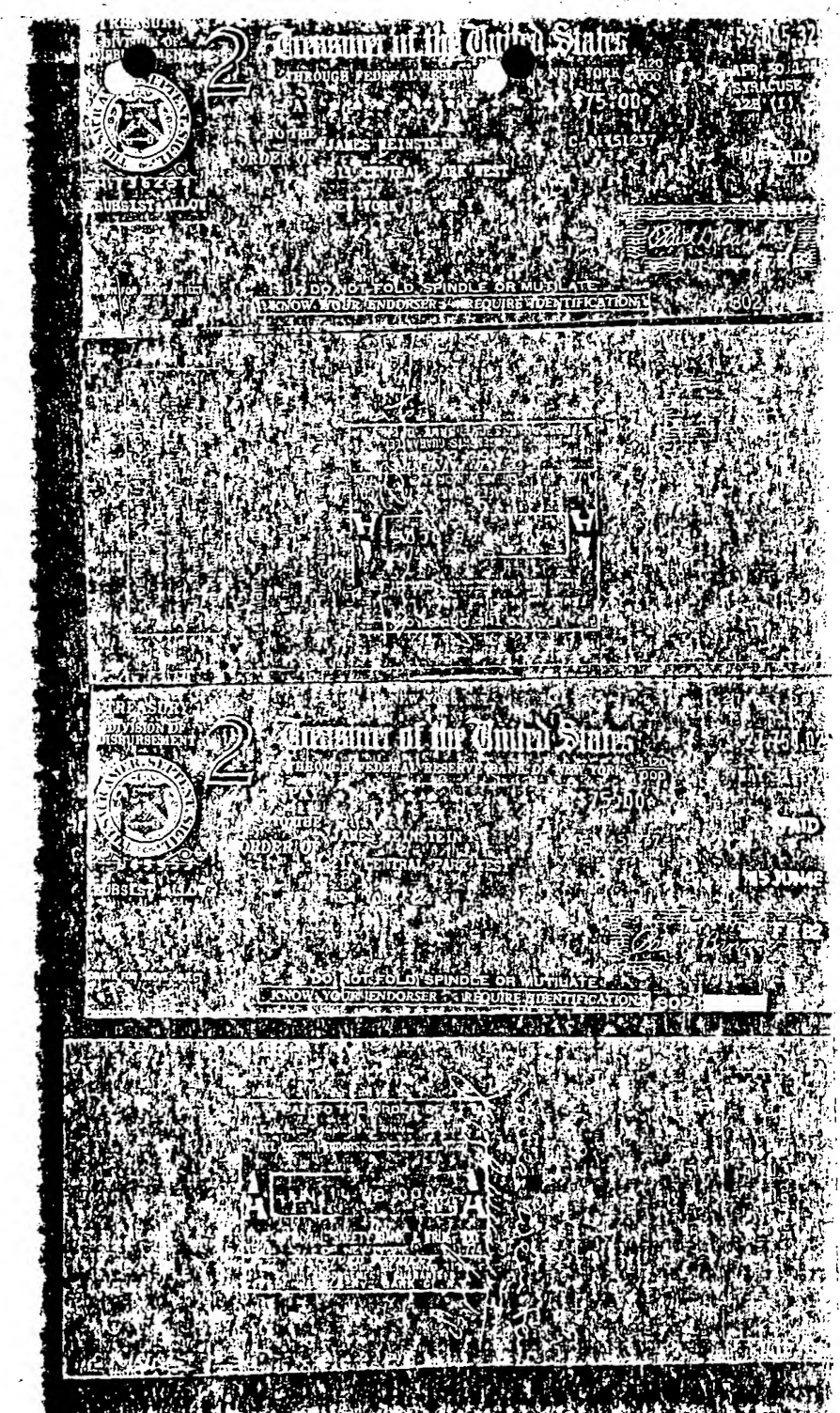
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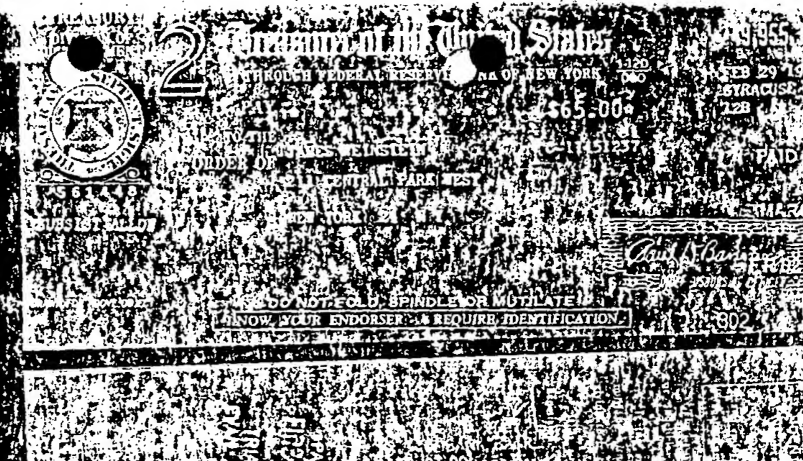
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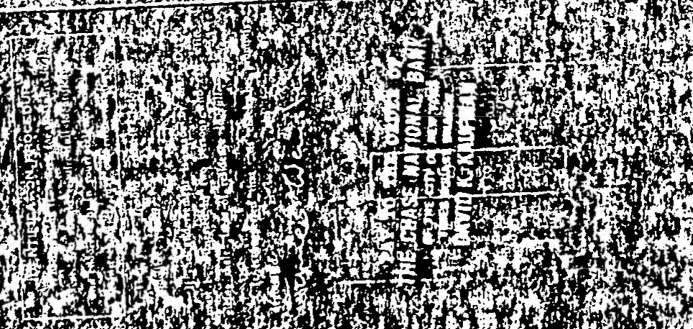


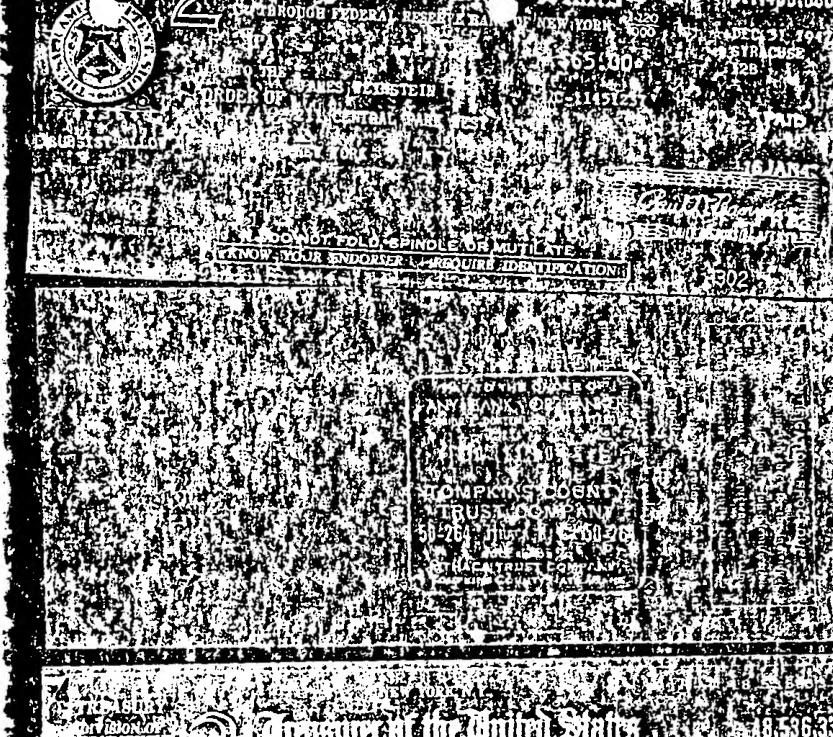


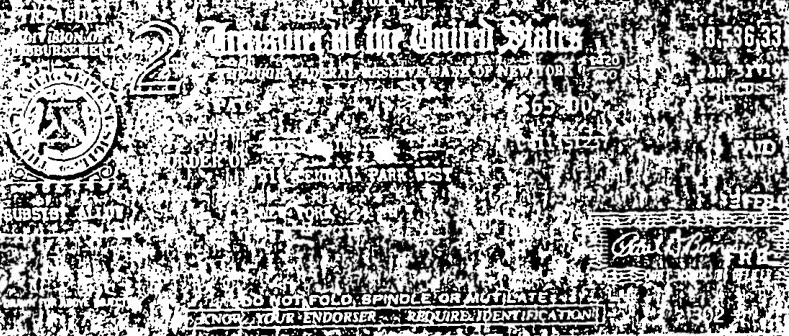


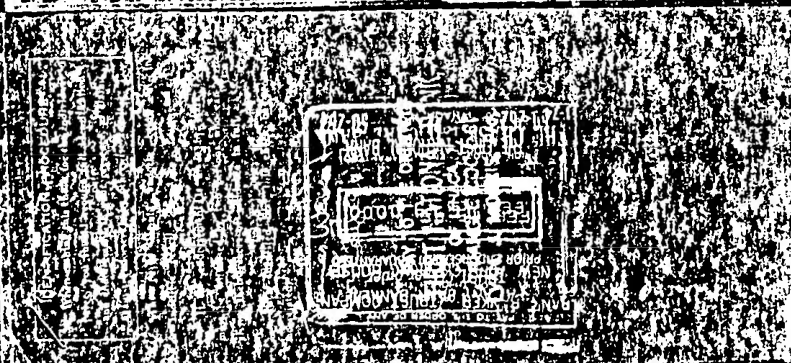






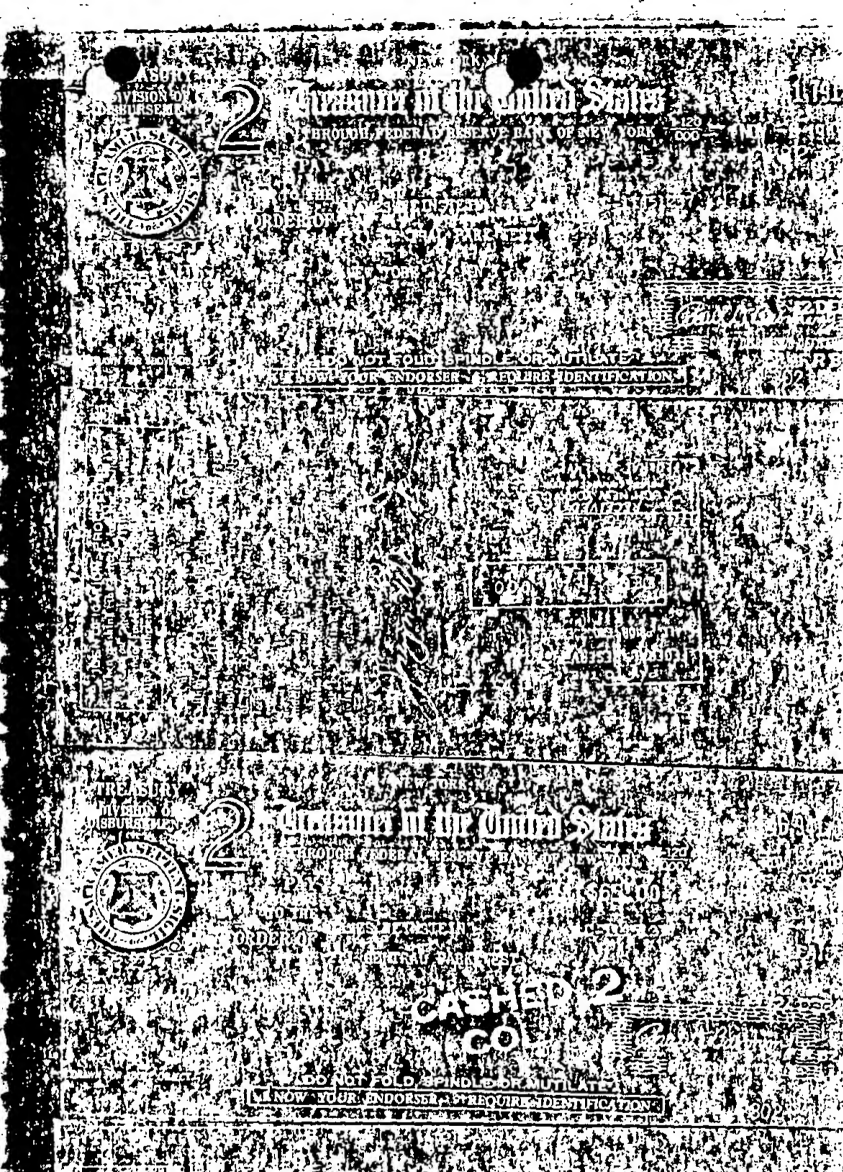






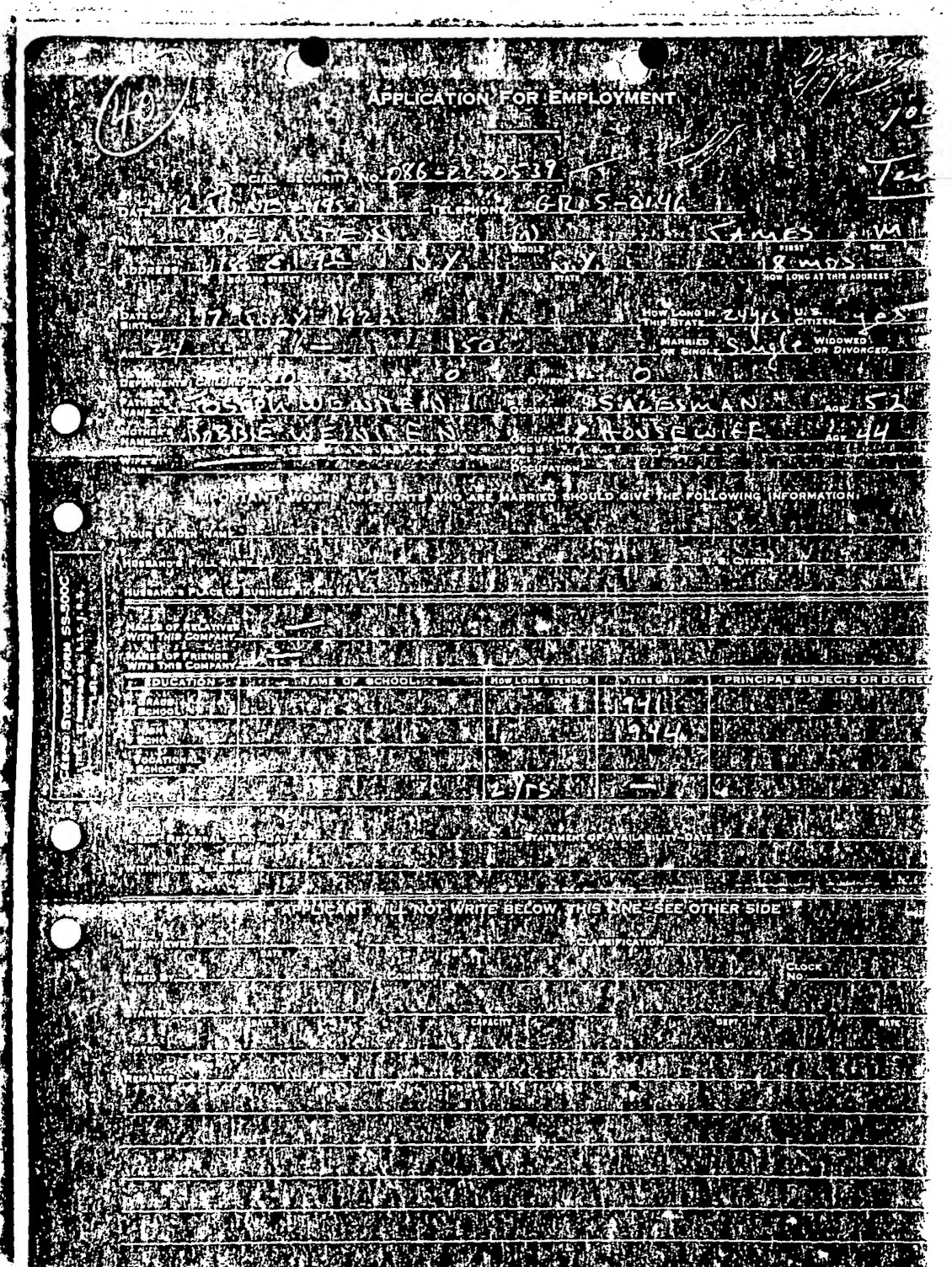
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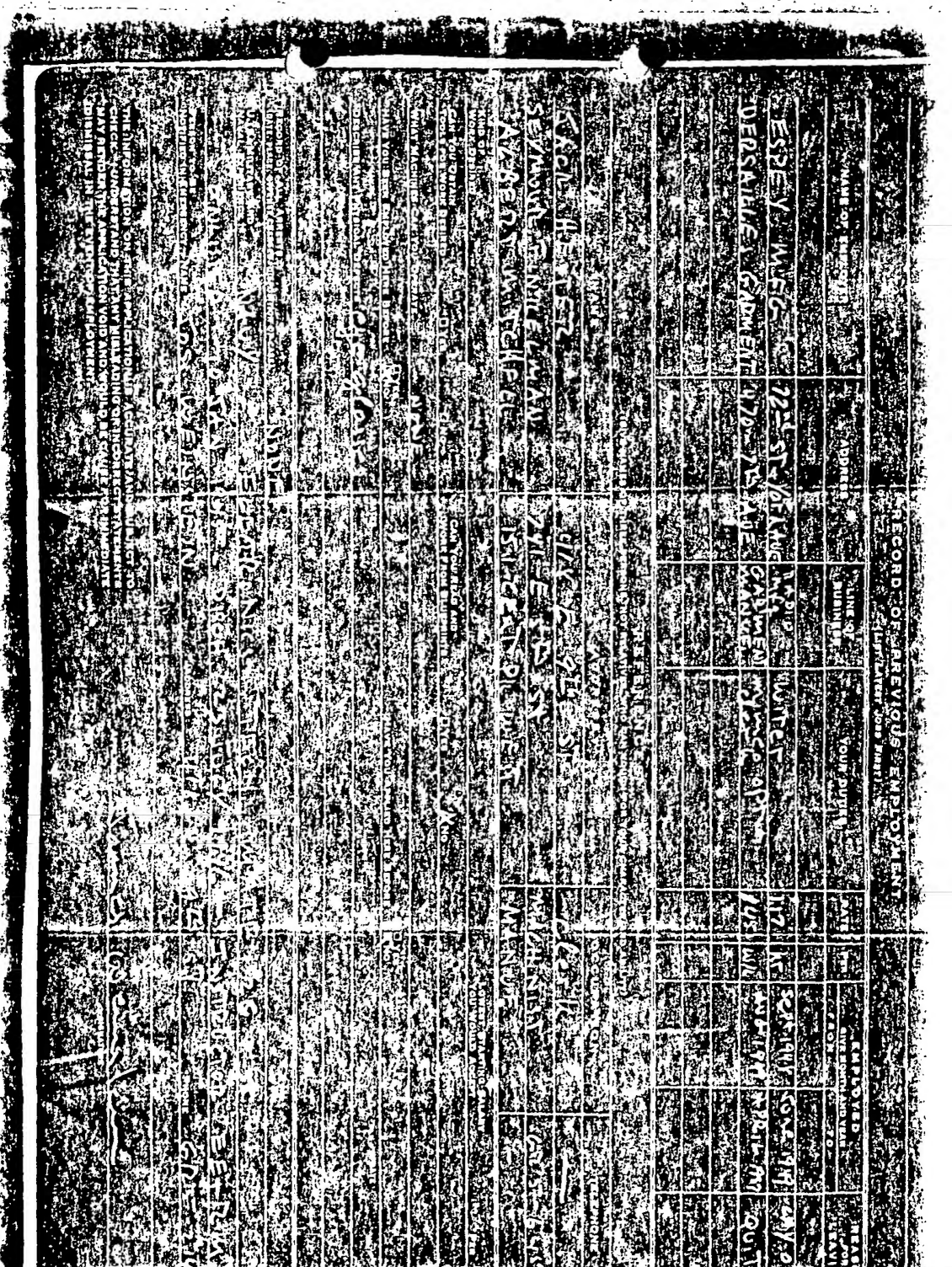
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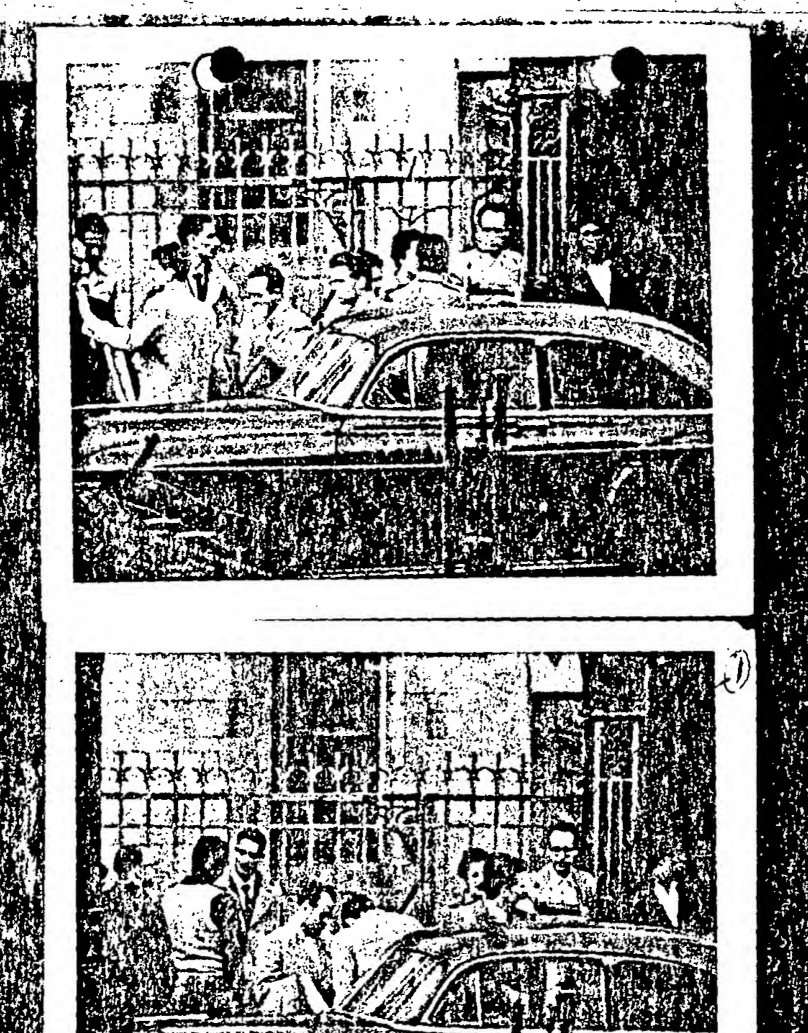
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